

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

CAROLYN K. REED AND BOBBY L.)	
REED, SR., INDIVIDUALLY AND)	
ROCK K. REED AND BOBBY L.)	
REED, SR. AS CO-ADMINISTRATORS)	
OF THE ESTATE OF BOBBY L.)	
REED, JR.)	
)	
Plaintiffs)	
)	
vs.)	CIVIL ACTION
)	
UNITED STATES OF AMERICA,)	FILE NO. 1:04-CV-2870-CAP
S-TEC CORPORATION, MEGGITT)	
AVIONICS, INC., VIBRO-METER)	
INC., MEGGITT-USA, INC., and)	
ABC CORPORATION,)	
)	
Defendants.)	

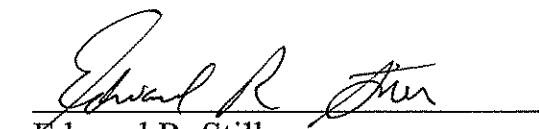
**STIPULATION OF DISMISSAL AS TO CERTAIN DEFENDANTS, WITH
PREJUDICE**

In accordance with the provisions of Rule 41(a)(1)(ii), the parties hereby stipulate to the **dismissal from this action of Defendants S-Tec Corporation, Meggitt Avionics, Inc., Vibro-Meter, Inc., Meggitt-USA, Inc., and ABC Corporation, with prejudice**, and with each dismissed parties bearing its own costs of litigation.

This action remains pending as to the Defendant United States of America.

This 29th day of November, 2005.

SCHERFFIUS, BALLARD, STILL &
AYRES


Edward R. Still
Georgia Bar No: 682253

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Consented to by:

Terence M. Healy
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(Attorney for United States of America)

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Avionics, Inc., Vibro-Meter Inc. and Meggitt-USA, Inc.)

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ABC CORPORATION,)
Defendants.)

CERTIFICATION OF SERVICE

I hereby certify that I have this day served a copy of the **Stipulation of Dismissal of Certain Defendants** upon all counsel of record by depositing a copy of same in the U.S. Mail with adequate postage, as follows:

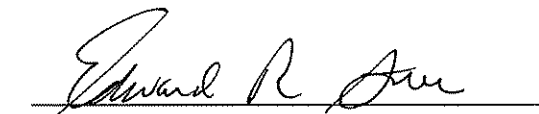
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